Public Law 96-194 96th Congress

Joint Resolution

To validate the effectiveness of certain plans for the use or distribution of funds appropriated to pay judgments awarded to Indian tribes or groups.

Feb. 21, 1980 [S.J. Res. 1081

Whereas, pursuant to Public Law 93-134 (Act of October 19, 1973; 87 Stat. 466; 25 U.S.C. 1401), the Secretary of the Interior or his designee has submitted plans for the use or distribution of funds appropriated to pay judgments awarded to Indian tribes or groups: and

Whereas none of such plans have been disapproved by congres-

sional action: and

Whereas a recent July 9, 1979, decision of the United States District Court for the District of Columbia in the case of Seminole Indian Tribe of Florida versus Andrus has called into question the effectiveness and validity of those plans submitted to Congress under Public Law 93-134; and

Whereas it is the purpose of this resolution to validate the effectiveness of the plans (other than the plan involved in the Semi-nole decision and a plan involving the tribes of the Warm Springs Reservation which is the subject of pending litigation) which were submitted to the Congress pursuant to Public Law 93-134: Now, therefore, be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the following plans for the use or distribution of funds submitted to the Congress pursuant to Public Law 93-134 are hereby declared to be valid and effective as of the dates indicated:

Indians. distribution of funds for judgments: validation of plans

Tribe or group	Docket number(s)	Effective date
Washoe	ICC 288	September 25, 1974.
Seneca		
Fort Berthold (Three Affiliated Tribes).		
Paiute, Northern	ICC 87	October 10, 1974.
Nez Perce		October 10, 1974.
Cherokee, Eastern		October 10, 1974.
Ponca		November 23, 1974.
Tuscarora		December 18, 1974.
Chippewa, Red Lake		February 3, 1975.
Sioux, Yankton		February 7, 1975.
Kikiallus		February 18, 1975.
Skagit, Lower		
Lummi		March 3, 1975.
Apache, Chiricahua		
Sioux, Cheyenne River	ICC 114	March 16, 1975.
Iowa	ICC 135	
Ottawa, Oklahoma	ICC 304 and 305	June 17, 1975.
Pueblos de Jemez, Santa Ana, and Zia.	ICC 187	June 17, 1975.
Apache, Jicarilla	ICC 22-K	July 8, 1975.
Suquamish		
Winnebago		
Cabazon		
Apache, Western		

Tribe or group	Docket number(s)	Effective date
Cherokee	ICC 173-A	November 5, 1975.
Navajo	Ct. Cl. 49692	
Creek, Oklahoma		November 16, 1975.
Angoon		February 1, 1976.
Samish	ICC 261	December 10, 1975.
	ICC 233	December 10, 1975.
	ICC 334-B	March 5, 1976.
		April 12, 1976.
	ICC 144	
Jakima	ICC 161, 222, and 224	May 13, 1976.
	ICC 161, 222, and 224	
	ICC 257 and 259-A	
	ICC 350-F	
Tribes).		expense beauty
Flathead (Confederated Salish and Kootenai).	Ct. Cl. 50233 No. 8 and No. 9	August 25, 1976.
Seneca	ICC 84; 342-B, C, and 368; 342-F and I.	January 29, 1977.
Six Nations and Stockbridge-Munsee		March 4, 1977.
	ICC 363	July 23, 1977.
	ICC 57	November 12, 1977.
	ICC 350-C and D	March 13, 1978.
	ICC 295-A	November 12, 1977.
Potawatomi	ICC 15-K, 29-J, 217, 15-M, 29-K, and 146.	March 6, 1978.
Mescalern (Linan)	ICC 22-C	April 9, 1978.
Toos Pueblo	ICC 357-A	
	ICC 186	
	ICC 275	June 15, 1978.
	ICC 342-G	
	ICC 18-C and 18-T	
Signaton-Wahnaton	ICC 363 (1867 and 1872)	March 26 1979
	ICC 87-P	
	ICC 18-D	
	ICC 226	
	ICC 326-B and J	
Nisqually Potawatomi, Prairie Band	ICC 197 ICC 15-K, 29-J, 217, 15-M, 29-K and 146.	October 31, 1979. September 7, 1979.

Sec. 2. The foregoing plans for the use or distribution of funds submitted to the Congress pursuant to Public Law 93-134 are hereby declared to have been validly submitted and are exempted from the submission deadline in section 2 of said Act and shall be effective as provided in section 5 of said Act.

Approved February 21, 1980.

25 USC 1402. 25 USC 1405.

LEGISLATIVE HISTORY:

HOUSE REPORT No. 96-417 accompanying H.J. Res. 383 (Comm. on Interior and

Insular Affairs).

SENATE REPORT No. 96-469 (Comm. on Indian Affairs).

CONGRESSIONAL RECORD:

Vol. 125 (1979): Sept. 17, H.J. Res. 383 considered and passed House. Dec. 14, considered and passed Senate.

Vol. 126 (1980): Feb. 5, considered and passed House.